

14

DET 046247
U.S. DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN (Detroit)
SOUTHERN DIVISON

JOSEPH MULLINS

Plaintiff

Vs

REDFORD TOWNSHIP, a
municipal corporation;
WILLIAM HAND, in his
official and individual
capacities; MICHAEL BOSNIC, in
his official and individual
capacities;

Case: 2:12-cv-10702
Judge: Edmunds, Nancy G.
MJ: Michelson, Laurie J.
Filed: 02-16-2012 At 10:17 AM
cmp Mullins v. Redford, Township of
, et al (tam)

Defendants.

COMPLAINT AND JURY DEMAND

NOW COMES JOSEPH MULLINS, and says unto this honorable court in support of his suit
against Defendants;

1. This action arises under 42 USC 1983, Jurisdiction is conferred by 28 USC 1331, 1343(3),(4).
2. Plaintiff is a resident of Redford Twp, Wayne County Michigan.
3. Defendant, William Hand (hereafter Defendant Hand), is , to the best of Plaintiff knowledge, information and belief a resident of Redford Twp, Wayne County, Michigan and at all material times was employed by Defendant, Redford Twp. as a police officer.
4. Defendant, Michael Bosnic (hereafter Defendant Bosnic), is, to the best of Plaintiff knowledge, information and belief a resident of Redford Twp, Wayne County, Michigan and at all material times was employed be Defendant, Redford Twp. as an extension of the police department.

5. When the events alleged in the complaint occurred, Defendants police officer Hand and extensions to police officers Defendant Bosnic were acting within the scope of their employment and under color of law and subject to the 42 USC 1983 statute.
6. The amount in controversy exceeds \$75,000.00.
7. Defendant Hand, arrived un-invited by Plaintiff Joseph Mullins (hereafter Plaintiff Mullins) place of residence in Redford Twp, Wayne County, Michigan, around 1:00 am on January the 30th 2012 and began pounding on the front door as if in a state of fury, and then without probable cause entered a close gate in the back yard of the Plaintiff's place of residence and began shouting threw a window asking the Plaintiff Mullins to open the front door, it being after 1:00 am and the Plaintiff Mullins having had several unfortunate experiences with Redford Twp and having a current law suit pending against Redford Twp, the plaintiff in his wise judgment declined under these circumstances.
8. Defendant Hand, did in fact ask a few brief question threw the window and should have and could have asked what happened, having no interest in making a reasonable investigation, having made no attempt to contact Plaintiff during day light normal business hours, Defendant Hand along with his representative Defendant Bosnic did illegally charge Plaintiff Mullins with a "Assault & Battery".
9. Plaintiff Mullins acting in a reasonable manner did contact the Redford Twp police department on Friday, February 10th at around 12:00 noon latter that day Redford Police did appear at Plaintiff Mullins Redford Twp residence and asked a

written "witness statement" be fill out, Plaintiff Mullins obliged filled out the requested document and both faxed and emailed this to Defendant Redford Twp on February 11th 2012 at email time of 4:00pm, the cover letter attached and marked exhibit A the witness statements attached and marked exhibits B and C.

10. Plaintiff has had no response from any of the Defendant's and is unaware of any action taken, this is denying with intent to deny Plaintiff Mullins his right to due process of law and equal protection under the law, violations of both the 4th amendment and 14th amendment of the United States Constitution.

11. Defendants Redford Twp., Hand and Bosnic, have illegally initiated an action against Plaintiff Mullins, in Redford Twp State District Court copy of that notice is attached and marked exhibit D.

COUNT ONE

VIOLATION THE FOURTH AND FOURTEENTH

AMENDMENTS

12. Plaintiff incorporates allegations contained in proceeding paragraphs by reference.

13. Defendants Redford Twp, Hand and Bosnic, have denied Plaintiff Mullins his right to due process under the law, by claiming they have probable cause when in fact they do not, and defendants have charged Plaintiff Mullins in a criminal case without probable cause.

14. Defendants Redford Twp, Hand and Bosnic, have denied Plaintiff Mullins his right to due process under the law, equal protection under the law, by ignoring Plaintiff Mullins assertions and "witness statement" that he was in the early

morning hours around 1:00 am assaulted by a drunken man showing up, without an invitation, at Plaintiff's Redford residence.

COUNT TWO

MALICIOUS PROSECUTION

15. Plaintiff incorporates allegations contained in proceeding paragraphs by reference.
16. Defendants Redford Twp, Hand and Bosnic are in fact using an unfortunate occurrence to prosecute Plaintiff Mullins, not for an altercation which occurred on 01/30/2012 but for multiply bad experiences the parties have encountered among one another over the past several years.
17. Defendants Redford Twp, Hand and Bosnic have **failed** to refer this unfortunate occurrence (01/30/12) to the Wayne County Prosecutors Office and are prosecuting this unfortunate occurrence as a "police prosecution" and **without** the constitutional due process provisions of an **objective prosecutor**.

COUNT THREE

CONFLICT OF INTEREST ABUSE OF PROCESS

18. Plaintiff incorporates allegations contained in proceeding paragraphs by reference.
19. Defendants or persons standing in privity, are currently being sued by Plaintiff Mullins in Kentucky State Circuit Court in ongoing litigation which was filed May 28, 2007 case number 07 CI 00185 and Kentucky Court of Appeals case numbers 2008 CA 1818 and 2010 CA 1915 and current unresolved Kentucky

Supreme Court case number 2012 SC 000042 which is active case statutes attached and marked exhibit E.

20. Defendants or persons standing in privity have been sued by Plaintiff Mullins in two prior actions 05 CV 70003 JF VMM and 03 CV 70542 JF.
21. Plaintiff is asserting unto the court the action by Defendants is illegal by virtue of the quite obvious conflict of interest, making such conflict of interest a violation of Plaintiff Mullins right to due process, this is especially true when Defendants have not requested an un-interested third party ie Wayne County Prosecutors Office to prefer the charges.

COUNT FOUR

INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS

22. Plaintiff incorporates allegations contained in proceeding paragraphs by reference.
23. Defendants extreme and outrageous conduct caused Plaintiff fear, anxiety, embarrassment, shame and humiliation.
24. Defendants are liable to Plaintiff for this extreme emotional distress.
25. Defendants by virtue of making a malicious prosecution have caused great amount of business damages.

COUNT FIVE

INTENTIONAL SLANDER AND LIBEL

27. Defendants have made oral and written statements (exhibit D) slandering Plaintiff Mullins and causing previous good business name of "Joe Mullins" to be associated with and accused of "Assault and Battery".

28. Defendants have done permanent irreversible damage to the Joe Mullins name the insurance business he represents and have cause business loss's and great psychological damage.

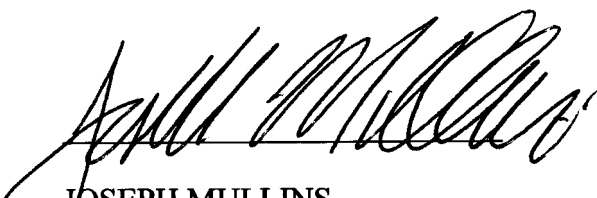
RELIEF REQUEST

Plaintiff request that this Honorable Court enter Judgment against Defendants, jointly and severally, in excess of \$75,000.00, plus cost, fees and other relief the court may grant, or an amount deemed appropriate by a jury's verdict.

DEMAND FOR JURY TRIAL

Plaintiff demands a Jury Trial.

In Pro Se



JOSEPH MULLINS
11364 INKSTER RD
REDFORD MI 48239
734 762 0000
FAX 313 937 6100
Dated this 15th day of February 2012.

HL JOSEPH Sign Out Options Help Preview Mail w/ Y! Toolbar Mail My Y! Yahoo!

Search Search Mail

[REDACTED] RETURN OF WITNES...

AdChoices

 View your 2012 Credit Report

Inbox 15 Supervisor Tracey Schultz Kobylarz
Conversations DEAR MRS SCHULTZ KOBYLARZ
Drafts 31 Please review the situation with the Redford Police.
Sent
Spam 332 It appears without any due process afforded Mr Mullins the Redford Police are taking
Trash 22 the word of a drunk man from Sterling Heights Mi and ready to start court proceeding
against Mr Mullins.
Folders
IMPORTANT SAVED...
LESLIE
saved mail
Online Contacts
 jmull43333 We find this to be a violation of Mr Mullins civil rights;
Show Top Contacts
1. To due process
2. Equal protection
We also believe any action started by Redford Police or their representative is unethical in
that Mr Mullins still has a case pending in the Kentucky Supreme Court where Redford
Police are defendants.
Facebook Friends
You are signed out of Facebook
Chat. Click the to sign in
Applications
All My Purchases
Attach Large Files
Automatic Organizer
Calendar joe mullins
Edit Photos
Evite
Flickr
Improve Yahoo! Mail
My Cool Fonts
My Drive 2 Attached files | 1.2MB
Notepad
PayPal
Stationery
Unsubscriber REDFORD 0 REDFORD 0


View Slideshow Download All

Exhibit
A

Subject: RETURN OF WITNESS STATEMENT 01 30 2012 INCIDENT
From: JOSEPH MULLINS (jmull4333@yahoo.com)
To: supervisor@redfordtwp.com;
Date: Saturday, February 11, 2012 4:00 PM

Supervisor Tracey Schultz Kobylarz
DEAR MRS SCHULTZ KOBYLARZ

Please review the situation with the Redford Police.

It appears without any due process afforded Mr Mullins the Redford Police are taking the word of a drunk man from Sterling Heights Mi and ready to start court proceeding against Mr Mullins.

We find this to be a violation of Mr Mullins civil rights;

1. To due process
2. Equal protection

We also believe any action started by Redford Police or there representative is unethical in that Mr Mullins still has a case pending in the Kentucky Supreme Court where Redford Police are defendants.

Mr Mullins would surely file a new action against Reford if his civil rights were any further violated.

I wish we were communicating on a more pleasant subject.

joe mullins

Exhibit
A

Page 1 of 2

WITNESS STATEMENT

REDFORD TOWNSHIP
POLICE DEPARTMENT

CASE NUMBER

IDENTIFICATION

NAME <u>JOSEPH MULLINS</u>				PHONE NO. <u>313-937-6100</u>
STREET ADDRESS / CITY / ZIP <u>11364 INKSTER, REDFORD, MI 48239</u>				
RACE <u>WHITE</u>	SEX <u>MALE</u>	AGE <u>54</u>	DATE OF BIRTH <u>9-15-1957</u>	PHONE NO. <u>734-762-0000</u>
EMPLOYER <u>WORLDWIDE UNI</u>		ADDRESS		PHONE NO.
RELATIONSHIP TO INCIDENT <u>ASSAULT VICTIM</u>		CAN BE CONTACTED AT <u>313-937-6100</u>		
STATEMENT TAKEN BY		LOCATION, DATE & TIME OF STATEMENT <u>REDFORD 2-11-12 2:28 PM</u>		

STATEMENT

ON SUNDAY MORNING AT AROUND 1:00 AM DAVID WILSON BEGAN POUNDING ON MY BANKS NEW FRONT DOOR. I THOUGHT HE WAS GOING TO BREAK THE GLASS.

SARA A FRIEND OF MR WILSON WAS STAYING WITH ME BECAUSE MR WILSON HAD ASSAULT HER FEW DAYS PRIOR AT A STYLING HIS APARTMENT. THEY WERE SHARING. SARA WAS SLEEPING IN THE UPSTAIRS BEDROOM.

SARA ALLOWED MR WILSON IN THRU THE FRONT DOOR. I ASK MR WILSON TO STOP CALLING ME IN THE MIDDLE OF THE NIGHT. HE APPEARED AND SMELLED DRUNK.

MR. WILSON GOT NASTY WITH ME AND SARA, AND I ASKED HIM TO LEAVE. HE WENT TO HIS VEHICLE IN THE DRIVE WAY AND STARTED BLOWING THE HORN AFTER SITTING IN MY DRIVEWAY FOR ABOUT 30 MIN I WALK ON THE PORCH AND TOLD DAVID YOU HAVE TO LEAVE. HE SAID "WHAT'S GOING TO MAKE ME, YOUR OLD ASS"

SIGNATURE:

J. Miller

DATE:

2-14-12

PAGE 2 OF 2

WITNESS STATEMENT

REDFORD TOWNSHIP
POLICE DEPARTMENT

CASE NUMBER

IDENTIFICATION

NAME		JOSEPH MULLINS			PHONE NO.	313-937-6100
STREET ADDRESS / CITY / ZIP		11364 INKSIER RD			PHONE NO.	734-762-0000
RACE	SEX	AGE	DATE OF BIRTH		9-15-1957	
WHITE	M	54	ADDRESS		PHONE NO.	
EMPLOYER						
RELATIONSHIP TO INCIDENT					CAN BE CONTACTED AT	734-762-0000
STATEMENT TAKEN BY					LOCATION, DATE & TIME OF STATEMENT	REDFORD 2-11-12 - 228pm
STATEMENT						

MR WILSON THEN GOT OUT OF HIS VEHICLE AND MOTIONED MR MULLINS TO COME CLOSER TO HIM.

MR MULLINS INTERESTED IN CONVINCING MR WILSON TO LEAVE W/O DISTURBING HIS NEIGHBOR APPROACHED MR WILSON WHO IMMEDIATELY STARTED SWINKING AT MR MULLINS HIT HIM IN THE HEAD, THE HEAD WOUND IS PHOTOGRAPHED AND WILL BE PROVIDED VIA-E-MAIL AT YOUR REQUEST.

MR MULLINS IN AN EFFORT TO AVOID ANY FURTHER INJURY TO HIMSELF RETURNED FORCE AND MR WILSON EVENTUALLY GOT IN HIS VEHICLE, MULLINS TRIED TO LEAVE, BUT MR WILSON CALLED REDFORD POLICE, WHO APPARENTLY HAVE IMMEDIATELY TAKEN MR WILSON SIDE.

IF ANYONE SHOULD BE PROSECUTED IT SHOULD BE MR WILSON, HE WAS DRUNK AND DISTURBING A REDFORD RESIDENT AT 100AM ON SUNDAY.

SIGNATURE:

DATE:

2-11-12

EXHIBIT C

Court Address 15111 BEECH DALY
REDFORD, MI 48239

Court Telephone
(313) 387-2790

Plaintiff Personal service
TOWNSHIP OF REDFORD

YOU ARE DIRECTED TO APPEAR AT:

The court address above, courtroom _____

MUST BRING THIS NOTICE TO THE REDFORD

V TWP POLICE DEPT AT 7:30 AM TO BE

PROCESSED

Judge KAREN KHALIL

P-41981

FOR THE FOLLOWING PURPOSE:

Defendant Personal service
MULLINS/JOSEPH/FARRIS
11364 INKSTER
REDFORD, MI 48239

DAY DATE TIME

Pltf Atty/People Personal service
P-52659
MICHAEL L. BOSNIC
710 N CROOKS RD
CLAWSON, MI 48017

Pre-trial Conf.

Prelim Exam.

Jury Selection

Jury Trial

Defendant's Atty Personal service

Non-Jury Trial

Sentencing

Motion

Arraignment THU 2/16/12 8:30 AM

Informal Hrg.

Formal Hearing

The above matter is adjourned from

IMPORTANT: READ THIS CAREFULLY

1. Bring this notice with you.
2. No case may be adjourned except by authority of the judge for good cause shown.
3. FAILURE OF THE DEFENDANT TO APPEAR in a civil case may cause a default judgment to be entered. FAILURE OF THE PLAINTIFF TO APPEAR may result in a dismissal of the case.
4. FAILURE TO APPEAR in a criminal case may subject you to the penalty for contempt of court, and a bench warrant may be issued for your arrest. Officer: HAND, W
5. If you intend to employ a lawyer, s/he should be notified of the date at once.
6. If you require special accommodations to use the court because of disabilities, Clerk/Administrator please contact the court immediately to make arrangements.

Offense:

1) ASSLT & BAT

I certify that on this date, copies of this notice were served upon the parties/attorneys by ordinary mail at the addresses shown above.

CERTIFICATE OF MAILING



KENTUCKY COURT OF JUSTICE

Case Number: 2012SC000042 Case #: 2012-
SC-000042

- Attorney's Last Name
- Case Number
- Circuit Case
- Litigants
- Main

Links:

- Kentucky Supreme Court Opinions
- Kentucky Supreme Court Briefs

● **Appellant: JOSEPH MULLINS**
vs
● **Appellee: REDFORD TWP , et al**

StepSheet	Litigants	Attorney	Circuit
Supreme	Other		

● Case Information

Case #	2012-SC-000042
Case Type	Discretionary Review (CIVIL): (II)
Document Type	Discretionary Review: (D)
Case Status	Active: (A)
Last Main Event	MOTION FOR DISCRETIONARY REVIEW (CIVIL) (01/24/2012)

Case Info	Litigants	Attorney	Circuit
Supreme	Other		

● StepSheet

Step #	Date	Description	Memo
1	10/06/2010	JUDGMENT / ORIGINAL ACTION DATE: JD COURTS OWN MOTION: DEFICIENCY LETTER: BCDEFF	DEFICIENT ORDER - PURSUANT TO CR 11 A PARTY WHO IS NOT REPRESENTED BY AN ATTORNEY SHALL SIGN HIS PLEADING, MOTION OR OTHER

CIVIL COVER SHEET County in which action arose WAYNE

Over sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating a suit. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

PLAINTIFFS

JEPH MULLINS

(b) County of Residence of First Listed Plaintiff WAYNE
(EXCEPT IN U.S. PLAINTIFF CASES)**DEFENDANTS**

REDFORD TOWNSHIP, a municipal corporation, MICHAEL L BOSNIC in his official and individual capacities; W HAND in his official and individual, jointly and severally.

County of Residence of First Listed Defendant WAYNE
(IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE LAND INVOLVED.

(c) Attorney's (Firm Name, Address, and Telephone Number)

IN PRO SE JOSEPH MULLINS
11364 INKSTER RD
REDFORD MI 48239 734 762 0000 FAX 313 937 6100

Attorneys (If Known)

UNKNOWN

II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

<input type="checkbox"/> 1 U.S. Government Plaintiff	<input checked="" type="checkbox"/> 3 Federal Question (U.S. Government Not a Party)
<input type="checkbox"/> 2 U.S. Government Defendant	<input type="checkbox"/> 4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)
(For Diversity Cases Only)

Citizen of This State	PTF	DEF	PTF	DEF
<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	Incorporated or Principal Place of Business In This State	<input type="checkbox"/>	<input type="checkbox"/>
<input type="checkbox"/>	<input type="checkbox"/>	Incorporated and Principal Place of Business In Another State	<input type="checkbox"/>	<input type="checkbox"/>
<input type="checkbox"/>	<input type="checkbox"/>	Foreign Nation	<input type="checkbox"/>	<input type="checkbox"/>

IV. NATURE OF SUIT (Place an "X" in One Box Only)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
<input type="checkbox"/> 110 Insurance	<input type="checkbox"/> PERSONAL INJURY	<input type="checkbox"/> PERSONAL INJURY	<input type="checkbox"/> 422 Appeal 28 USC 158	<input type="checkbox"/> 400 State Reapportionment
<input type="checkbox"/> 120 Marine	<input type="checkbox"/> 310 Airplane	<input type="checkbox"/> 362 Personal Injury - Med. Malpractice	<input type="checkbox"/> 423 Withdrawal 28 USC 157	<input type="checkbox"/> 410 Antitrust
<input type="checkbox"/> 130 Miller Act	<input type="checkbox"/> 315 Airplane Product Liability	<input type="checkbox"/> 365 Personal Injury - Product Liability	PROPERTY RIGHTS	<input type="checkbox"/> 430 Banks and Banking
<input type="checkbox"/> 140 Negotiable Instrument	<input type="checkbox"/> 320 Assault, Libel & Slander	<input type="checkbox"/> 368 Asbestos Personal Injury Product Liability	<input type="checkbox"/> 820 Copyrights	<input type="checkbox"/> 450 Commerce
<input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment	<input type="checkbox"/> 330 Federal Employers' Liability	<input type="checkbox"/> 370 Other Fraud	<input type="checkbox"/> 830 Patent	<input type="checkbox"/> 460 Deportation
<input type="checkbox"/> 151 Medicare Act	<input type="checkbox"/> 340 Marine	<input type="checkbox"/> 371 Truth in Lending	<input type="checkbox"/> 840 Trademark	<input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations
<input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excl. Veterans)	<input type="checkbox"/> 345 Marine Product Liability	<input type="checkbox"/> 380 Other Personal Property Damage	SOCIAL SECURITY	<input type="checkbox"/> 480 Consumer Credit
<input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits	<input type="checkbox"/> 350 Motor Vehicle	<input type="checkbox"/> 385 Property Damage	<input type="checkbox"/> 710 Fair Labor Standards Act	<input type="checkbox"/> 490 Cable/Sat TV
<input type="checkbox"/> 160 Stockholders' Suits	<input type="checkbox"/> 355 Motor Vehicle Product Liability	<input type="checkbox"/> 390 Other Personal Injury	<input type="checkbox"/> 720 Labor/Mgmt. Relations	<input type="checkbox"/> 810 Selective Service
<input type="checkbox"/> 190 Other Contract	<input type="checkbox"/> 360 Other Personal Injury	<input type="checkbox"/> 400 Occupational Safety/Health	<input type="checkbox"/> 730 Labor/Mgmt. Reporting & Disclosure Act	<input type="checkbox"/> 850 Securities/Commodities/ Exchange
<input type="checkbox"/> 195 Contract Product Liability		<input type="checkbox"/> 490 Other	<input type="checkbox"/> 740 Railway Labor Act	<input type="checkbox"/> 875 Customer Challenge 12 USC 3410
<input type="checkbox"/> 196 Franchise			<input type="checkbox"/> 790 Other Labor Litigation	<input type="checkbox"/> 890 Other Statutory Actions
REAL PROPERTY	CIVIL RIGHTS	PRISONER PETITIONS	<input type="checkbox"/> 791 Empl. Ret. Inc. Security Act	<input type="checkbox"/> 891 Agricultural Acts
<input type="checkbox"/> 210 Land Condemnation	<input type="checkbox"/> 441 Voting	<input type="checkbox"/> 510 Motions to Vacate Sentence	<input type="checkbox"/> 861 HIA (139ff)	<input type="checkbox"/> 892 Economic Stabilization Act
<input type="checkbox"/> 220 Foreclosure	<input type="checkbox"/> 442 Employment	Habeas Corpus:	<input type="checkbox"/> 862 Black Lung (923)	<input type="checkbox"/> 893 Environmental Matters
<input type="checkbox"/> 230 Rent Lease & Ejectment	<input type="checkbox"/> 443 Housing/ Accommodations	<input type="checkbox"/> 530 General	<input type="checkbox"/> 863 DIWC/DIWW (405(g))	<input type="checkbox"/> 894 Energy Allocation Act
<input type="checkbox"/> 240 Torts to Land	<input type="checkbox"/> 444 Welfare	<input type="checkbox"/> 535 Death Penalty	<input type="checkbox"/> 864 SSID Title XVI	<input type="checkbox"/> 895 Freedom of Information Act
<input type="checkbox"/> 245 Tort Product Liability	<input type="checkbox"/> 445 Amer. w/Disabilities - Employment	<input type="checkbox"/> 540 Mandamus & Other	<input type="checkbox"/> 865 RSI (405(g))	<input type="checkbox"/> 900 Appeal of Fee Determination Under Equal Access to Justice
<input type="checkbox"/> 290 All Other Real Property	<input type="checkbox"/> 446 Amer. w/Disabilities - Other	<input type="checkbox"/> 550 Civil Rights	FEDERAL TAX SUITS	<input type="checkbox"/> 950 Constitutionality of State Statutes
	<input checked="" type="checkbox"/> 440 Other Civil Rights	<input type="checkbox"/> 555 Prison Condition	<input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant)	
			<input type="checkbox"/> 871 IRS—Third Party 26 USC 7609	
			IMMIGRATION	
			<input type="checkbox"/> 462 Naturalization Application	
			<input type="checkbox"/> 463 Habeas Corpus - Alien Detainee	
			<input type="checkbox"/> 465 Other Immigration Actions	

V. ORIGIN

(Place an "X" in One Box Only)

 1 Original Proceeding 2 Removed from State Court 3 Remanded from Appellate Court 4 Reinstated or Reopened 5 Transferred from another district (specify) 6 Multidistrict Litigation

Appeal to District Judge from Magistrate Judgment

VI. CAUSE OF ACTIONCite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):
42 USC 1983Brief description of cause:
REDFORD TWP PROCEEDING W/MALICIOUS PROSECUTION, FAILING TO PROVIDE EQUAL PROTECTION & DUE PROCESS**VII. REQUESTED IN COMPLAINT:** CHECK IF THIS IS A CLASS ACTION
UNDER F.R.C.P. 23 DEMAND \$ 10,000,000 CHECK YES only if demanded in complaint:JURY DEMAND: Yes No**VIII. RELATED CASE(S) IF ANY**

(See instructions):

JUDGE

DOCKET NUMBER

DATE

February 12, 2012

SIGNATURE OF ATTORNEY OF RECORD

FOR OFFICE USE ONLY

RECEIPT #

AMOUNT

APPLYING IPP

JUDGE

MAG. JUDGE

ATTACHMENT TO LOCAL RULE 83.11

Is this a case that has been previously dismissed?

Yes
 No

If yes, give the following information:

Court: _____

Case No.: _____

Judge: _____

2. Other than stated above, are there any pending or previously discontinued or dismissed companion cases in this or any other court, including state court? (Companion cases are matters in which it appears substantially similar evidence will be offered or the same or related parties are present and the cases arise out of the same transaction or occurrence.)

Yes
 No

If yes, give the following information:

Court: _____

Case No.: _____

Judge: _____

Notes : OTHER CASES BUT NOT COMPANION CASES